ORIGINAL

## BEFORE THE ARIZONA CORPORATION COMMISSION

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**COMMISSIONERS** 

**DOUG LITTLE - Chairman BOB STUMP** 

**BOB BURNS** TOM FORESE

**VACANT** 

RECEIVE AZ CORP COMMITTEE A DOCKET CONTRACT

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Arizona Corporation Commission DOCKETED

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DOCKETED BY

DOCKET NO. E-01933A-15-03

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IN THE MATTER OF THE APPLICATION OF TUCSON ELECTRIC POWER COMPANY FOR THE ESTABLISHMENT OF JUST AND REASONABLE RATES AND CHARGES DESIGNED TO REALIZE A REASONABLE RATE OF RETURN ON THE FAIR VALUE OF THE PROPERTIES OF TUCSON ELECTRIC POWER COMPANY DEVOTED TO ITS OPERATIONS THROUGHOUT THE STATE OF ARIZONA AND FOR RELATED APPROVALS.

PROCEDURAL ORDER (Grants Consent to Service by Email Notification of Intervention)

## BY THE COMMISSION:

On November 5, 2015, Tucson Electric Power Company ("TEP" or Company") filed an Application with the Arizona Corporation Commission ("Commission") for a rate increase.

By Procedural Order dated December 14, 2015, the matter was set for hearing to commence on August 31, 2016, and other procedural guidelines were established. One of the guidelines provided that parties could opt to receive service of all filings in the docket by Email.

On January 20, 2016, Arizona Public Service ("APS"), a public service cooperation providing electric service to customers in Arizona, filed a Motion to Intervene. No party objected to APS's request.

In addition, APS and intervenor Vote Solar opted to receive service of all filings in this docket, including all filings by parties and all Procedural Orders and Recommended Opinions and Orders/Recommended Orders issued by the Commission's Hearing Division, via their designated email addresses rather than via U.S. Mail. These parties exercised this option, pursuant to the Procedural Order issued on December 14, 2015, by docketing a hard copy of their Consent to Email Service by sending an email, containing the consenting parties' name and the docket number for this matter, to Hearing Division Service by Email@azcc.gov from their designated email addresses.

1	Division has verified the validity of the designated email addresses, which now appear on the service		
2	list for this matter in addition to an address for U.S. Mail.		
3	IT IS THEREFORE ORDERED that APS's Motion to Intervene is granted.		
4	IT IS FURTHER ORDERED that the requests by Vote Solar and APS to receive service of		
5	all filings in this docket, including all filings by parties and all Procedural Orders and		
6	Recommended Opinions and Orders/Recommended Orders issued by the Commission's Hearing		
7	Division, via its designated email addresses rather than via U.S. Mail, are hereby approved.		
8	IT IS FURTHER ORDERED that a party's election to receive service of all filings in this matter		
9	via email does not change the requirement that all filings with the Commission's Docket Control must		
10	be made in hard copy and must include an original and 13 copies.		
11	IT IS FURTHER ORDERED that the Ex Parte Rule (A.A.C. R14-3-113 - Unauthorized		
12	Communications) applies to this proceeding and shall remain in effect until the Commission's Decision		
13	in this matter is final and non-appealable.		
14	IT IS FURTHER ORDERED that the Administrative Law Judge may rescind, alter, amend, o		
15	waive any portion of this Procedural Order either by subsequent Procedural Order or by ruling a		
16	hearing.		
17	DATED this 2 <sup>nd</sup> day of February, 2016.		
18	DATED this 12 day of February, 2016.		
19	JANE/L. RODDA		
20	ADMINISTRATIVE LAW JUDGE		
21	Copies of the foregoing mailed		
22	this 2 <sup>rd</sup> day of February, 2016 to:		
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